**One North Lexington Avenue** White Plains, New York 10601 914.681.9500 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK MARIA MANOSALVES and CARLOS MANOSALVES, Plaintiffs, 07 Civ. 3846 -against-**PLAINTIFF'S RULE 26** INITIAL DISCLOSURE FUJITSU TRANSACTION SOLUTIONS, INC. Defendant. Plaintiffs, Maria Manosalves and Carlos Manoslaves, by their attorneys Baker,

BAKER, LESHKO SALINE & BLOSSER, LLP Case 7:07-cv-03846-CS Document 5 Filed 08/23/2007 Page 1 of 4

Leshko, Saline & Blosser, LLP, for its Initial Disclosure pursuant to FRCP 26, hereby states as follows:

FRCP 26 (a)(1)(A): The names and addresses of individuals likely to have

discoverable information are as follows:

1.

Attorneys for Plaintiffs

2.

Larchmont, New York 10538.

Larchmont, New York 10538.

Maria Manosalves, 2104 Boston Post Road, Apartment 5,

Carlos Manosalves, 2104 Boston Post Road, Apartment 5,

Case 7:07-cv-03846-CS Document 5 Fujitsu Transaction Solutions, Inc. whose identity is unknown to the plaintiffs at the present time.

4. Certain employees of Marshalls store whose identity is unknown to

Dr. William A. Unis, 77 Pondfield Road, Bronxville, New York

documents in connection with this matter except those annexed hereto and Numbered, 0001 to 0022 as Exhibit "A".

and suffering, lost wages, past, present and future medical expenses and loss of

FRCP 26 (a)(1)(B): Plaintiff presently is not in custody and/or control of any

FRCP 26 (a)(1)(C): Plaintiffs will make claim for past, present and future pain

FRCP 26(a)(1)D): Not applicable.

the plaintiffs at the present time.

5.

10708.

III.

IV.

consortium.

V. FRCP 26 (a)(2)(A): Plaintiffs has not retained any experts at the present time, and he will disclose any such information at the time such expert(s), if any, is retained and in accordance with the FRCP.

Dated: White Plains, New York August 22, 2007

RAKURENTESHIETES AP/23/2007 BI OSGER OF AP Attorneys for Plaintiff By: Mitchell J. Baker (MB-4339) **One North Lexington Avenue** White Plains, New York 10601 914.681.9500

To: Andrew Feldman, Esq. Feldman, Kieffer & Herman, LLP The Dun Building 110 Pearl Street, Suite 400 Buffalo, New York 14202

Case 7:07-cv-03846-CS

The documents and CD's of picture have been mailed to defense counsel, and copies are available for inspection at plaintiffs' counsel's office.